050CT 18 PH 5:03 SOUTHERN DISTRICT OF OHTO
WESTERN DIVISION

UNITED SERES Vs. Plaintiff

Case No. CR-1-02-054

Walter Mear Publy JR., Defendant. HONORABLE SUSAN DLOTT,

· DEMAND FOR DISCOVERY

DEMAND FOR DISCOURRY

Defendant requests disclosure forthwith by the Prosecutor of the information, inspection and copying to which the Defendant is entitled, in cluding:

1. Documents and tangible objects, including the tight to inspect, copy and photograph books, fapers, documents, photographs, tangible objects, building of places or copies of portions there of ip the custody and control of the State and which are naterial to the preparation of the defense or are intended for use by the Prosecuting Atterney as evidence at trial.

2. Reports of examinations and tests, including the right to inspect and copy or photograph any results or reports of scientific tests or experiments made in connection with the particular

- 3. Witness names and addresses together with any record of prior Felony convictions of such witness.
- 4. Copies of all routine offense and incident reports regarding the matter stated on page one U).
- 5. Copies of any and all 911 tapes and/or transcript's related in any way to the matten.
 - 6. Copies of any and all statements made by any witness regardless of the content of such Statement, and whether or not such statement is an admission of devial of the alleged charges.
 - 7. Copies of tapes and or transcripts of any and all police broadeasts relating in any Manner What so ever to the above - referenced natter, including broad casts to or from any investigating officer, arresting officer, undercover officer, Police dispatcher, relating to the arrest, detention, investigation, seizure stop of walter Fugh or Tyrus Pugh.
 - 8. Copies of any tapes and/or transcripts of any and all radio transmissions between police Officer, or between Police officers and any dispatchers, or between any police officers Or Tyreese Fugh, Steckman v. Jacksop,
 70 Ohio St. 3d 420. (1994).

KEQUEST FOR BILL OF PORTFEULARS

Defendant hereby requests the prosecuting attorney to furnisha Bill of Particulars Setting up specifically the nature of the offensus charged and the conduct of the Defendant, which is alleged to constitute the offerse.

> Respectfully Submitted, Walter Fugh, Je Pro-se 2950 Washington St. Burlington, Ky 41005

MEMORANDUM

- (1) DEMOND FOR DISCOURRY
 - (2) Request for Bill of Pakticulars

CERTIFICATE OF SERVICE By ordinary U.S. Mail, on this 11th day of october, 2005, I hereby certify that a copy of the foregoing Was served upon, AMUL Thapar, Asst. U.S. Actorney Attium II, suite 400, 221 & 4th st., Civ, Oh. 452027 JAY CLARK, 114 2. 8th st., suite 400, cin, oh, 45202, and William Ballagher, 114 E. Sth st, Cin. Oh., 48202. Walter Rugh, Pro Se.